



ORIGINAL

Title 4 § 1 Positive Law
Flag of the Republic.

:Michael-Guy:of the Clan Mallonee, Living Man.
Citizenship is of Heaven with unalienable Nativity Rights,
To union State of Kansas &:Mark-Edward:of the Clan Hill,
Citizenship is of Heaven with unalienable Nativity Rights,
To union State of Illinois, and Kingdom of Hawaii
a Minister of Justice /Non-assumpsit/TD/
23605 7th Avenue West, Bothell, Washin
DMM Reg. Sec.122.32; Public Law 91-
De Jure American National's, Sovereign
(425) 761-3560

FILED ENTERED
LODGED RECEIVED
SEP 6 2012 DJ

AT SEATTLE
CLERK U.S. DISTRICT COURT

ITON



12-CV-01016-OBJ

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

:Michael-Guy: And :Mark-Edward:
Not Pro Se, Not Plaintiffs, or subject to
Article I Section 3 Jurisdiction (e.g.,
Public servant, civil service, military or
corporate offices).
de jure American National's, Sovereign.

vs Petitioners

Yvonne J. Wheeler and Rosalyn Hall
and/or her successor, individually, and in
her official capacity as A.V.P. For CAL-
WESTERN RECONVEYANCE
CORPORATION OF WASHINGTON
and AURORA LOAN SERVICES, LLC,
and James K. Miersma, Janaya L. Carter,
Lauren Davidson Humphrey s, Valerie I
Holder, *and/or her successor, individually,*
and in their official capacity in ROUTH
CRABTREE OLSEN, P.S. and **U.S. BANK**
NATIONAL ASS. R.K ARNOLD, VILMA
CASTRO, MORTGAGE ELECTRONIC
REGISTRATION SYSTEMS INC, and
SNOHOMISH COUNTY SHERIFF
OFFICE, JOHN LOVICK, DEPUTY
MURPHY #1439 and COLDWELL
BANKER BAIN, BARRY THARP and

Admiralty Case No.C12-1016-RAJ.
(Original Estate-Article III; Constitution)

NOTICE OF REMOVAL TO THE
UNITED STATES SUPREME COURT
BY WAY OF AFFIDAVIT.

MANDATORY JUDICIAL NOTICE
Petitioner's mandatory judicial notice of
Constructive fraud upon the court, Fraud by
conversion and All actions heard in an
Article I tribunal are subject to hearing
de novo as a matter of right in the
supervising Article III court.

RE: Diversity of Citizenship, And False
claims in *assumpsit* to rights, God-given
unalienable rights in the original Estate -
Article III; Constitution Court of the
American Republic and 48 Union States.

FURTHER NOTICE
of identity theft, of birth rights and birth
name, by all Attorneys or officers of said
court and fraud by Judge Richard Anthony
Jones servants whom modify our names and
Citizenship without our consent is strictly
prohibited, No person or government has the

STATE OF WASHINGTON & Subsidiarity Agency's & Alleged, Grantor's, Grantees & Beneficiary's 1-100. ALL *an ens legis being used to conceal fraud,*

Now joined as 3rd party's to this action Richard Anthony Jones and David A. Weibel, and Barbara L. Bollero, and Timothy B. Hering ALL *an ens legis being used to conceal fraud,*

Respondents

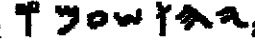
authority to modify or change our name except Us.:Michael-Guy:& :Mark-Edward:, this is our Identity we are lawfully distinct from all artificial entity's whom organized, programmed a deliberate manner to achieve an unlawful affect or advantage over Us the living Souls hereinafter.

CERTIFICATE OF SERVICE

Bill of Lading Tracking No.
7011 3500 0000 4808 5701.

Cargo Document

NOTICE OF REMOVAL TO THE UNITED STATES SUPREME COURT
BY WAY OF AFFIDAVIT.
Public Vessels Universal-Legal-Technology.

Comes Now, :Michael-Guy: Living Man, Citizenship is of Heaven with unalienable Nativity Rights To union State of Kansas &:Mark-Edward: Citizenship is of Heaven with unalienable Nativity Rights, To union State of Illinois, and Ambassador for Kingdom of Hawaii a Public Minister of Justice, pursuant to the Original Estate-Article III; Constitution we are regenerate men in the faith of Yahoshua H'Mashiach  and making a special visitation by absolute ministerial right to the united States District Court, Western District at Seattle, by "restricted appearance" under Supplemental Rule E (8). We are over the age of 18 and create this notice of removal by way of affidavit upon the information of the court and county as of record that the facts in this case are true correct and complete, Affiant's are the petitioners :Michael-Guy: and :Mark-Edward:, hereinafter Affiants State That, with good faith investigating based upon our information and belief as follows:

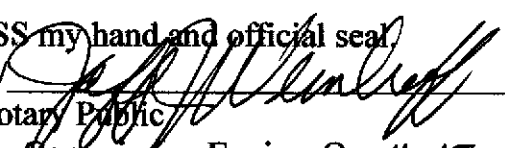
Jurisdiction and Venue Law of the Flag

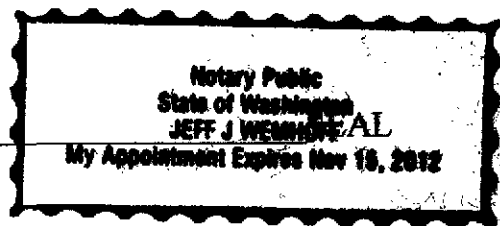
in fact vacate order to show cause, on 07/19/12, as soon as we started defaulting and moving forward in common law, said judge covered up and fraudulently closed our case without authority or jurisdiction, this judge and attorneys hereinafter are Article I Section 8 Jurisdiction (e.g. Public servant, civil service, military or corporate offices). Did not have jurisdiction to close said case, it should have remained opened as a re depository evidence filing and to refuse any and all presentments and offers by any Article I Section 8 Jurisdiction.

8) Affiants States and declare, the following 3rd party Respondents are joined and a amended complaint will be issued to the UNITED STATES SUPREME COURT with additional respondents, this case is now removed from this court to THE UNITED STATES SUPERVISING SUPERIOR COURT for a hearing de novo charges and criminal complaints will be filed and presented to the UNITED STATES SUPREME COURT for them to review, the petitioners are common law of the republic of Kansas and Illinois are private American Nations with full organic state of Kansas and Illinois and United States of America Constitutions 1776, . With full and all rights reserved, FURTHER AFFIANT SAYETH NAUGHT.

NOTARY PUBLIC'S JURAT

BEFORE ME, a Notary Public, in and for said State of Washington, the above named natural person did appear and is personally known by me, and who, upon first being duly sworn and/or affirmed, deposes and says that the foregoing asseveration is true to the best of their knowledge and belief. affirmed before me and signed in my presence this day of September 5th 2012.

WITNESS my hand and official seal
/s/ 
Notary Public
My Commission Expires On: 11-15-12



The use of a Notary Witness for attestation purposes does not convey jurisdiction to any foreign fictional entity, or change my character or standing in Law.

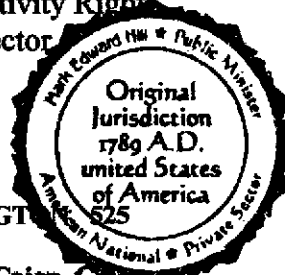
DECLARATION UNDER PENALTY OF PERJURY

We, declare under the penalties of perjury that all in this NOTICE OF REMOVAL TO THE UNITED STATES SUPREME COURT BY WAY OF AFFIDAVIT, is true correct and complete in the foregoing to the best of our knowledge and belief

 (Lawful seal)
:Michael-Guy: of the Republic American National Nativity Right.

 (Lawful seal)
:Mark-Eduard:, of the Republic American National Nativity Right.
Public minister of justice 1789 Judiciary Act private sector.

CERTIFICATE OF SERVICE



Yvonne Jill. Wheeler, A.V.P. For CAL-WESTERN RECONVEYANCE CORPORATION OF WASHINGTON
East Main Street El Cajon, CA 92020.

CAL-WESTERN RECONVEYANCE CORPORATION OF WASHINGTON, 525 East Main Street El Cajon, CA
92020.

Janaya L. Carter ROUTH CRABTREE OLSEN, P.S. 13555 SE 36 st Suite 300 Bellevue WA 98006.

James K. Miersma and AURORA LOAN SERVICES, LLC ROUTH CRABTREE OLSEN, P.S. 13555 SE 36 st
Suite 300 Bellevue, WA, 98006.

Rosalyn Hall 1050 B Street Apt # 412 San Diego, CA 92101.

U.S. BANK NATIONAL ASSOCIATION, TRUSTEE, HOME EQUITY LOAN PASS-THOUGH TRUST

CERTIFICATES SERIES 2007-HSA2. Suit 300, 8742 Lacent Blvd Highlands Ranch, CO, 80129.

R.K ARNOLD, and VILMA CASTRO, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS INC. P.O. Box
2826, Flint, MI 48501-2026.

SNOHOMISH COUNTY SHERIFF OFFICE, JOHN LOVICK, DEPUTY MURPHY #1439. 3000 Rockefeller Ave
M/S # 606 Everett, WA, 98201.

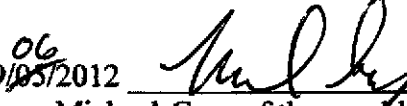
COLDWELL BANKER BAIN, BARRY THARP. Direct: 4100 194th St SE #135. Lynnwood , WA 98036,
STATE OF WASHINGTON, Attention Christen Gregoire, 416 Sid Snyder Ave SW, Suite 200. PO Box 40002.
Olympia, WA 98504.

David A. Weibel, WSBA #24031 Barbara L. Boffero, WSBA #28906 BISHOP, WHITE, MARSHALL & WEIBEL,
P.S.720 Olive Way, Suite 1201

Timothy B. Hering Dunn Carey Allen Higgins & Tongue LLP 851 SW Sixth Avenue, Suite 1500 Portland, OR 97204.

CERTIFICATE OF SERVICE

I, HEREBY CERTIFY that a true and correct, complete of the foregoing, was duly served by hand by
:Michael-Guy: To; Deputy clerk of the UNITED STATES DISTRICT COURT WESTERN DISTRICT
OF WASHINGTON AT SEATTLE and party's listed above by US MAIL.

DATED: Bothell, Washington 09/05/2012  (Lawful seal)
:Michael-Guy: of the republic American National Nativity Right.

 (Lawful seal)
:Mark-Eduard:, of the republic American National Nativity Right.
Public minister of justice 1789 Judiciary Act private sector.

1 HONORABLE RICHARD A. JONES
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

10 MICHAEL GUY MALLONEE, et al.

11 Plaintiffs,

12 v.

13 YVONNE WHEELER, et al.,

14 Defendants.

CASE NO. C12-1016 RAJ

ORDER TO SHOW CAUSE

15 This matter comes before the court *sua sponte*. On June 12, 2012, plaintiffs filed a
16 complaint that is largely incomprehensible. Plaintiffs' basis of jurisdiction appears to be
17 admiralty. Dkt. # 1 ¶ 1. However, plaintiffs have not alleged any facts that give rise to
18 admiralty jurisdiction. Rather, plaintiffs' complaint seems to address non-judicial
19 foreclosure of property. *Id.* ¶¶ 11-51. The court ORDERS plaintiffs to SHOW CAUSE
20 why the complaint should not be dismissed for lack of jurisdiction. Plaintiffs must
21 respond to this order no later than August 3, 2012. Failure to demonstrate a proper basis
22 for jurisdiction will result in dismissal.
23

24 Dated this 6th day of July, 2012.

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The Honorable Richard A. Jones
United States District Judge

1 HONORABLE RICHARD A. JONES
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

10 MICHAEL GUY MALLONEE, et al.

11 Plaintiffs,

12 v.

13 YVONNE WHEELER, et al.,

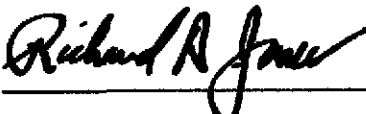
14 Defendants.

CASE NO. C12-1016 RAJ

ORDER VACATING ORDER TO
SHOW CAUSE

15 On July 6, 2012, the court ordered plaintiffs to show cause why their complaint
16 should not be dismissed for lack of jurisdiction. Dkt. # 8. On July 13, 2012, plaintiffs
17 filed a response and an amended verified complaint. Dkt. # 10-11. In the amended
18 complaint, plaintiffs cite to various federal statutes, which, if properly pled, could provide
19 the court with jurisdiction. Accordingly, the court VACATES the order to show cause.
20 The court also notes that it is inappropriate to demand responses from, or impose
21 deadlines upon, the court. The court will disregard all such demands.
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23 Dated this 19th day of July, 2012.


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The Honorable Richard A. Jones
United States District Judge

1 HONORABLE RICHARD A. JONES
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10 UNITED STATES DISTRICT COURT
11 WESTERN DISTRICT OF WASHINGTON
12 AT SEATTLE
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15 MICHAEL GUY MALLONEE, et al.

16 Plaintiffs,

17 v.

18 YVONNE WHEELER, et al.,

19 Defendants.

20 CASE NO. C12-1016 RAJ

21 ORDER

22 This matter comes before the court *sua sponte*. On July 6, 2012, the court ordered
23 plaintiffs to show cause why their complaint should not be dismissed for lack of
24 jurisdiction. Dkt. # 8. On July 13, 2012, plaintiffs filed a response and an amended
25 verified complaint. Dkt. # 10-11. On July 19, 2012, the court vacated the order to show
26 cause based on the amended verified complaint. Dkt. # 16. On July 26, 2012, plaintiffs
27 clarified that the amended verified complaint was a verified criminal complaint that had
been pre-dated and was intended to be filed with evidence. Dkt. # 21. Given plaintiffs'
clarification, the court now reviews plaintiffs' response to the court's order to show cause
to determine if there is a basis for subject matter jurisdiction.

In their response, plaintiffs again identify "admiralty and maritime jurisdiction" as
the basis for subject matter jurisdiction. Plaintiffs provide the following as the basis for
admiralty jurisdiction:

1 7) We are all vessels; human bags carrying "sea water." "Our blood has
2 the same specific gravity as sea water." In the Bible, a woman is described
3 as the "weaker vessel." (2) Cases that involve cargo belonging to the U.S..
4 [sic] Within the context of our case, when the cargo [the paperwork] of the
5 United States harms us, the United States gives us a blanket waiver of
6 immunity, or three, if the United States could be sued in the admiralty if it
were a private party. Since we are going into an international jurisdiction,
(a set aside, fenced territory) every time we go into court, we are entitled to
sue the United States in the admiralty if the United States were a private
party (emphasis added).

8) The Bill of Lading Act is another piece of legislation that helps level the
8 playing field, by imposing liability against carriers that misplace, or miss
9 deliver [sic] our cargo (paperwork). Cargo can literally be anything. All
10 manners of things are shipped internationally, from cigarette lighters to
books. So we are not making any sort of stretch to say our paperwork is
11 cargo. . .

12) The clerk is a public vessel, and the carrier. Our bill of lading
13 identifies the cargo as the lawsuit, by describing the suit's postal registry
14 number that we have placed on the Certificate of service, by describing the
paperwork as having an American flag on the paperwork, etc. . . .

15 | Dkt. # 10 at 4-5

Given the above quoted response, and the remainder of plaintiffs' response, the court finds that plaintiff has failed to demonstrate that this court has subject matter jurisdiction through admiralty jurisdiction or otherwise. *See* 28 U.S.C. § 1333. For all the foregoing reasons, plaintiffs' complaint is DISMISSED for lack of subject matter jurisdiction. The clerk is directed to terminate all pending motions and to close this case.

21 Dated this 27th day of August, 2012.

Richard R. Jones

**The Honorable Richard A. Jones
United States District Judge**